JS Standard Plea Form (rev. 5/24)

Page 1 of 9

UNITED STATES DISTRICT COURT

Eastern District of New York

FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT E.D.N.Y.

UNITED STATES OF AMERICA

★ AUG 1 9 2024

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- V -

LONG ISLAND OFFICE

George Anthony Devolder Santos

Defendant

Case No.: 23 - cr - 197 - JS

STANDARD PLEA FORM

INSTRUCTIONS:

The following are a series of questions that Judge Joanna Seybert, Senior United States District Court Judge, requires the parties to answer to help ensure that the defendant's guilty plea will be valid. The parties are obligated to read and complete ALL the questions below BEFORE appearing for the Plea Hearing. NO QUESTION CAN REMAIN BLANK.

The Government MUST ANSWER questions 1 THROUGH 6 (at pages 2 and 3) BEFORE the defendant and defense counsel complete the remainder of the form (beginning at page 4).

Unless otherwise stated after the question, any questions that the defendant answers "NO" to will be addressed in open court by the presiding judge.

Upon completion of this form, ALL parties must sign the signature page (at page 9) and submit it to the presiding judge's Courtroom Deputy at least ONE BUSINESS DAY BEFORE the Plea Hearing. During the proceeding, the presiding judge may review this form with the parties, which may include asking some, or all, of these questions again requiring verbal responses from each of the parties being addressed.

At the beginning of the proceeding, the defendant will be sworn in. Once sworn in, the defendant's answers to the questions will be subject to the penalties of perjury, or of making false statements, if the defendant does not answer truthfully. If the defendant does not understand any of the questions, the defendant must bring that to the judge's attention and the question will be reworded until the defendant understands it. If the defendant would like to confer with defense counsel before answering any of the questions, the defendant must bring that to the judge's attention and the judge will give the defendant that opportunity.

<u>NOTE</u>: If the Plea Hearing is being held before a **United States Magistrate Judge**, and that judge finds that the defendant's guilty plea is valid, a **recommendation** will be made to Judge Seybert that the guilty plea should be accepted. Judge Seybert will then review the transcripts of the Plea Hearing and, if deemed acceptable, will issue an order accepting the defendant's guilty plea.

JS Standard Plea Form (rev. 5/24) Page 2 of 9 **TO THE GOVERNMENT:** (1) Which count, or counts, will the defendant be pleading guilty to? Count(s) 2. 6 of the ⊠ Superseding □ Information ☒ Indictment. (2) What are the elements of the crime, or crimes, that the defendant is charged with? (Please print clearly and legibly.) Count Two: (1) There was a scheme or artifice to defraud by materially false and fraudulent pretenses, representations or promises and an object of the scheme was money or property. (2) The defendant knowingly and intentionally participated in the scheme or artifice to defraud, with knowledge of its fraudulent nature and with specific intent to defraud. (3) In the execution of the scheme, the defendant used or caused to be used interstate or foreign wires. Count Six: (1) The defendant knowingly used, transferred, or possessed a means of identification of another person. (2) The defendant used, transferred, or possessed the means of identification during and in relation to another charged offense, insofar as the use of the means of identification was at the crux of what makes the predicate charged offense criminal. (3) The defendant acted without lawful authority. (3) What are the maximum penalties for each count that the defendant will be pleading guilty to? (For multiple counts with varying penalties, fill-in the following as needed.) (3.1) The maximum penalty under Count 2 is 20 months x years imprisonment with a year term of Supervised Release to follow, plus a fine of \$250,000 or 2x gross gain/loss. (3.2) The maximum penalty under Count 6 is 2 months X years imprisonment with a 1 year term of Supervised Release to follow, plus a fine of \$\\$250,000 or 2x gross gain/los. _____

months
years imprisonment with a (3.3) The maximum penalty under Count is

year term of Supervised Release to follow, plus a fine of \$ (3.5) The maximum penalty under Count _____ is ____ _ _ months ___ years imprisonment with a _____ year term of Supervised Release to follow, plus a fine of \$_____ .

year term of Supervised Release to follow, plus a fine of \$

(3.4) The maximum penalty under Count _____ is _____

JS Standard Plea Form (rev. 5/24)

Page 3 of 9

	se went to trial, what evidence of the crime, or crimes, that the defendant is charged with would be presented to the jury? ase print clearly and legibly.)
The g	overnment respectfully refers to its statements on the record.
_	eement, if any, does the Government have with the defendant concerning the guilty plea and sentence? ase print clearly and legibly.)
The p	arties have agreed to the terms contained in a written Plea Agreement.
	her promises, agreements, or conditions have been entered by the parties other than those rth in the Plea Agreement
6) What is t	he waiver of appeal, or other waiver of rights, included in the plea/cooperation agreement?
	ase print clearly and legibly.)

In the Plea Agreement, the defendant has waived:

- 1) his right to file an appeal or collaterally attack his conviction or sentence in the event the Court imposes a term of imprisonment of 95 months or below (P.A. ¶ 5)
- 3) his right to raise a defense based on the statute of limitations and/or venue if (a) his conviction is later vacated for any reason, (b) he violates this agreement, or (c) his plea is later withdrawn. (P.A. ¶ 5)
- 4) his right to raise on appeal or on collateral review any argument that (a) the statutes to which he is pleading guilty are unconstitutional and (b) the admitted conduct does not fall within the scope of the statutes. (P.A. ¶ 5)
- 5) his right to additional disclosure in connection with the plea (P.A. ¶ 6)

JS Standard Plea Form (rev. 5/24)

Page 4 of 9

TO DEFENSE COUNSEL:
(7) Do you have any doubt as to the defendant's competency to understand what will take place during the Plea Hearing or the
defendant's ability to plead guilty?
(If you select "Yes", stop and contact the Court immediately.)
YES NOX
(8) Do you know any legal reason why the defendant should not plead guilty?
(If you select "Yes", stop and contact the Court immediately.)
YESNOX
(9) Have you reviewed the following with the defendant: 1) this plea form, 2) the plea/cooperation agreement, and 3) the effects of wha
pleading guilty will have on the defendant going forward if the plea is accepted?
(If you select "No", stop and contact the Court immediately.)
YES NO NO
(10) Do you believe that the defendant understands all the rights that will be waived by pleading guilty?
(If you select "No", stop and contact the Court immediately.)
YES_X_NO
TO THE DEFENDANT:
(11) Once you are sworn in, the answers to the following questions will be subject to the penalties of perjury, or of making false statements, if you do not answer them truthfully. If you do not understand any of the questions, during the Plea Hearing, please say so and the question will be reworded until you understand it. Also, if during the proceeding you would like to confer with your attorney before answering any of the questions, please say so and you will be given that opportunity. Do you understand that? YESNO
(12) What is your full name? (First, Middle, Last) George Anthony Devolder Santos
(13) How old are you? <u>36</u>
(14) What is the highest schooling or education you have? GED
(15) Are you a citizen of the United States?
(If you select "No", answer questions 15.1 and 15.2.)
YES NO NO
(15.1) Have you discussed with your attorney whether your guilty plea will have any effect on your ability to remain in this
country? YES NO
1 E3 NO
(15.2) Are you satisfied that you understand the effect that your guilty plea may have on your right to remain in this country
after you serve any sentence imposed by the Judge Seybert?
YES NO

(16) Are you presently, or have you been recently, under the care of a physician or psychiatrist?

(If you select "Yes", the Court may inquire further in open court.)
YES _____NO _____

JS Standard Plea Form (rev. 5/24)	Page 5 of 9
(17) Have you recently taken any narcotic drugs, medicine or pills, or drunk any alcoholic beverage the understand what will happen during the Plea Hearing? (If you select "Yes", the Court may inquire further in open court.) YESNO	nat may impair your ability to
(18) Have you ever been hospitalized or treated for narcotic addiction? (If you select "Yes", the Court may inquire further in open court.) YESNO	
(19) Is your mind clear so that you will be able to understand what will happen during the Plea Hearing? YES NO	
(20) Have you discussed with your attorney the elements of the crime, or crimes, (as described in question) YESNO	ion 2) that you intend to plead
(21) Do you understand the elements of the crime, or crimes, (as described in question 2) that you intend YESNO	to plead guilty to?
(22) You have a right to plead NOT GUILTY. Do you understand that? YES NO	
(23) If you plead not guilty, under the Constitution of the United States, you are entitled to a speedy and charge, or charges, against you and you are entitled to have the assistance of counsel, which need not be Do you understand that? YESNO	· ·
(24) At trial, you would be presumed to be innocent. The Government would have to overcome that pres by competent evidence (as described in question 4) and beyond a reasonable doubt. If the Government have the duty to find you not guilty. You would not have to prove to the jury that you are innocent. Do you understand that? YES NO	
(25) At trial, witnesses for the Government will have to testify in your presence and your attorney will hat them on their testimony. Your attorney will be able to object to evidence offered by the Government abehalf.	-
Do you understand that? YESNO	
(26) At trial, you have the right to testify if you choose to do so, however, you are not required to test the United States, you cannot be compelled to incriminate yourself. If you do not to testify, Judge Seybothey could not hold that against you. Do you understand that? YESNO	_

(27) If you plead guilty, you will be giving up your constitutional rights to a trial by a jury. There will be no further trial of any kind. You will not have right to appeal, or collaterally attack, the question of whether you are guilty. Judge Seybert will impose a sentence

based on your guilty plea and a judgment of guilty will be entered, which can never be challenged or appealed. Do you understand that? YES_X_NO____

(28) At sentencing, Judge Seybert must consider the following statutory factors listed in Title 18, United States Code, Section 3553(a) of the Federal Criminal Code and Rules:

The court shall impose a sentence sufficient, but not greater than necessary, to comply with the purposes set forth in paragraph 2 of this subsection. The court, in determining the particular sentence to be imposed, shall consider:

- (1) the nature and circumstances of the offense and the history and characteristics of the defendant;
- (2) the need for the sentence imposed:
 - (A) to reflect the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense;
 - (B) to afford adequate deterrence to criminal conduct;
 - (C) to protect the public from further crimes of the defendant;
 - (D) to provide the defendant with needed educational or vocational training, medical care, or other correctional treatment in the most effective manner;
- (3) the kinds of sentences available:
- (4) the kinds of sentence and the sentencing range established for:
 - (A) the applicable category of offense committed by the applicable category of defendant as set forth in the guidelines:
 - (i) issued by the Sentencing Commission pursuant to section 994(a)(1) of title 28, United States Code, subject to any amendments made to such guidelines by act of Congress;
 - (ii) that, except as provided in section 3742(g), are in effect on the date the defendant is sentenced; or
 - (B) in the case of a violation of probation or supervised release, the applicable guidelines or policy statements issued by the Sentencing Commission pursuant to section 994(a)(3) of title 28, United States Code, taking into account any amendments made to such guidelines or policy statements by act of Congress;
- (5) any pertinent policy statement -
 - (A) issued by the Sentencing Commission pursuant to section 994(a)(2) of title 28, United States Code, subject to any amendments made to such policy statement by act of Congress;
 - (B) that, except as provided in section 3742(g), is in effect on the date the defendant is sentenced.
- (6) the need to avoid unwarranted sentence disparities among defendants with similar records who have been found guilty of similar conduct;
- (7) the need to provide restitution to any victims of the offense.

Has your attorney explained these factors listed in <u>Title 18, United States Code, Section 3553(a)</u> to you? YES NO
(29) At sentencing, Judge Seybert must also consider the applicable guideline imprisonment range calculated from the United States
Sentencing Guidelines Manuel. However, imposing a sentence within that range IS NOT MANDATORY and a sentence can be
imposed either above or below that range. Judge Seybert must also consider your cooperation if the Government submits a Motion for
Downward Departure pursuant to Section 5K1.1 of the guidelines.
Do you understand that? YESNO
(30) At sentencing, Judge Seybert may impose the maximum penalties and fines (as described in question 3) on each count you plead guilty to.
Do you understand that?
YESNO

(31) At sentencing, Judge Seybert will impose a mandatory \$100.00 SPECIAL ASSESSMENT fine that you must pay for each count
you plead guilty to.
Do you understand that?
YESNO
(31.1) FOR CORPORATE DEFENDANTS ONLY: At sentencing, Judge Seybert will impose a mandatory \$400.00 SPECIAL
ASSESSMENT fine that you must pay for each count you plead guilty to.
Do you understand that?
YESNO
(32) At sentencing, Judge Seybert may order RESTITUTION to be paid to any victims of the crime, or crimes, you plead guilty to.
Do you understand that?
YESNO
(33) At sentencing, Judge Seybert may order the FORFEITURE of money and/or property seized as part of the of the crime, or crimes,
you plead guilty to.
Do you understand that?
YESNO
(34) If the sentence imposed by Judge Seybert is more severe than you expected, you will be bound by your guilty plea and will not be permitted to withdraw it.
Do you understand that?
YES NO NO
(35) If you plead guilty, you will be bound by the agreement you have with the Government and any waiver of appeal or other waiver of rights within that agreement (as described in questions 5 and 6).
Do you understand that?
YES NO
(36) Are you satisfied with your attorney's legal representation of you up until this point?
YES NO
(37) Do you believe your attorney has done a good job?
YES NO NO
(38) If you plead guilty, based on your answers to questions 36 and 37, you will not have right to appeal, or collaterally attack, the
question of whether you are guilty based on ineffective assistance of counsel.
Do you understand that?
YESNO
(39) If you plead guilty, you will be required to describe what you did that makes you guilty of the charge or charges against you.
Therefore, you will be acknowledging your guilt and thus, you will be giving up your right not to incriminate yourself.
Do you understand that?
YESNO
(40) Are you willing to give up your right to a trial by a jury and all the other rights as described above?
YES NO NO

(41) Describe, in your own words, what you did makes you guilty of the crime, or crimes, charged against you. (Please print clearly and legibly.)

I participated in a scheme between October 2021 and November 2022 to file false FEC filings through transmission of interstate wires for the purpose of obtaining money and support from the NRCC. In furtherance of that, on January 31, 2022, in the Eastern District of New York, I, along with Nancy Marks, knowingly filed a list of false donors with the FEC on the year-end 2021 report knowing it was not true, and the donors, who are friends and family members of Ms. Marks and myself, didn't actually donate and didn't give me permission to use their names. We used the names of our friends and family to make it seem like real people were donating to my campaign which I believed was required by the FEC. I made these misrepresentations to artificially inflate the amount my campaign raised to meet thresholds set by the NRCC, so that the NRCC would spend money on my campaign. I believed that the false information was material to the NRCC and the FEC, and that they would rely on it. (42) Do you have any questions you would like to ask the judge about the crime, or crimes, to which you intend to plead guilty to, your rights, or anything else relating to this matter? (If you select "Yes", the Court will address them in open court.) YES _____NO _X

(43) Are you ready to enter your guilty plea? (If you select "No", stop and contact the Court immediately.) YES_X_NO____ (44) What is your plea to Count(s) 2, 6 of the Superseding □ Information Indictment? GUILTY X NOT GUILTY _____ (If you selected "Not Guilty", stop and contact the Court immediately.)

JS Standard Plea Form (rev. 5/24) Page 9 c
(45) Are you making this plea of guilty voluntarily and of your own free will? YESNO
(46) Has anyone threatened or forced you to plead guilty? (If you select "Yes", the Court may inquire further in open court.) YES NO
(47) Other than the agreement with the Government (as described in questions 5 and 6), has anyone made any promises to you the persuaded you or caused you to plead guilty? (If you select "Yes", the Court may inquire further in open court.) YESNO
(48) Has anyone made any promises to you as to what your sentence will be now that you plead guilty? (If you select "Yes", the Court may inquire further in open court.) YESNO
SIGNATURES:
George Anthony Devolder Santos (Defendant - Printed Name) (Defendant - Signature) (Date)
Andrew Mancilla (Defense Counsel – Printed Name) 8/19/24 (Defense Counsel – Signature) (Date)
Ryan C. Harris (AUSA - Printed Name) 8/19/24 (Date)
CONCLUSION BY THE COURT:
Based upon the information given to me, 1 find that: 1) the defendant is acting voluntarily, 2) the defendant fully understands his/her rights and the consequences of his/her guilty plea, and 3) there is a factual basis for the guilty plea.
Therefore, I hereby: □ RECOMMEND, to Judge Joanna Seybert, that the defendant's plea of GUILTY to Count(s) of the Supersedi □ Information Indictment be ACCEPTED.
ACCEPT the defendant's plea of GUILTY to Count(s) 2, 6 of the Superseding Information Indictment.
SO ORDERED:
SI. Joanna Seybert Stanture of Judge Joanna Seybyt, Serior U.S.D.J. Name and Title of Judge
Dated: 81924 Central Islip, N.Y.